THE DEFENDANT:

UNITED STATES DISTRICT COURT

District of New Mexico

UNITED STATES OF AMERICA V.

Judgment in a Criminal Case

Julio Reyes-Vencomo

(For Offenses Committed On or After November 1, 1987)

Case Number: 1:11CR02563-001JB

USM Number: 62461-051

Defense Attorney: Santiago Juarez, Retained

	oleaded nolo contendere	to count(s) which was accepted was found guilty on count(s)				
The d	lefendant is adjudicated	guilty of these offenses:				
Title	and Section Nature of C	Offense		Offense Ended	Count	
42 U.S.C. Sec. False Representation of a Social Security Num 408(a)(7)(B)			ımber	08/10/2011	Number(s) 1	
18 U.S.C. Sec. Fraud and Misuse of Visas, Permits, and Other 1546(a)(2)			er Documents	08/10/2011	2	
	lefendant is sentenced as m Act of 1984.	s provided in pages 2 through 5 o	f this judgment. The se	ntence is imposed pur	suant to the Sentencing	
		found not guilty on count . the motion of the United States.				
name	, residence, or mailing a	that the defendant must notify the ddress until all fines, restitution, defendant must notify the court a	costs, and special asses	sments imposed by th	is judgment are fully paid. I	
			June 22, 2012			
			Date of Imposition of Judgment /s/ James O. Browning Signature of Judge			
	Honorable James O. Browning United States District Judge					
			Name and Title of Judge			
			June 26, 2012			
			Date Signed			

Judgment - Page 2 of 5

Defendant: Julio Reyes-Vencomo Case Number: 1:11CR02563-001JB

ADDITIONAL COUNTS OF CONVICTION

Title and Section Nature of Offense
Offense Ended
Number(s)

18 U.S.C. Sec. Fraud and Misuse of Visas, Permits, and Other Documents
1546(a)(2)

Offense Ended
Number(s)
3

Defendant: Julio Reyes-Vencomo Case Number: 1:11CR02563-001JB

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of 10 months.

The Court recommends that Immigration and Customs Enforcement begin immediate removal proceedings.

A term of 10 months is imposed as to each Counts 1, 2 and 3; said terms shall run concurrently.

Pursuant to Section 5D1.1(c), the Court will not impose a term of supervised release.

The Court has considered the Guidelines and, in arriving at its sentence, has taken account of the Guidelines with other sentencing goals. Specifically, the Court has considered the Guidelines` sentencing range established for the applicable category of offense committed by the applicable category of Defendant. The Court believes that the Guidelines` punishment is appropriate for this sort of offense. Therefore, the sentence in this judgment is consistent with a guideline sentence. The Court has considered the kind of sentence and range established by the Guidelines. The Court believes that a sentence of 10 months reflects the seriousness of the offense, promotes respect for the law, provides just punishment, affords adequate deterrence, protects the public, avoids unwarranted sentencing disparities among similarly situated defendants, effectively provides the Defendant with needed education or vocational training and medical care, and otherwise fully reflects each of the factors embodied in 18 U.S.C. Section 3553(a). The Court also believes the sentence is reasonable. The Court believes the sentence is sufficient, but not greater than necessary, to comply with the purposes set forth in the Sentencing Reform Act.

	The court makes the following recommendations to the Bureau of Prisons:						
×	The defendant is remanded to the custody of the United States Marshal.						
	The defendant shall surrender to the United States Marshal for this district:						
	□ at on □ as notified by the United States Marshal.						
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:						
	□ before 2 p.m. on □ as notified by the United States Marshal						
	as notified by the Probation or Pretrial Services Office.						
	RETURN						
I have	e executed this judgment as follows:						
Defendant delivered onto							
	at with a Certified copy of this judgment.						

Case 1:11-cr-02563-JB Document 73 Filed 06/26/12 Page 4 of 5

DEPUTY UNITED STATES MARSHAL

Defendant: Julio Reyes-Vencomo Case Number: 1:11CR02563-001JB

CRIMINAL MONETARY PENALTIES

The defe	endant must pay the following total criminal monetary pe	nalties in accordance with the sched	ule of payments.					
×	The Court hereby remits the defendant's Special Penalty Assessment; the fee is waived and no payment is required.							
Totals:	Assessment	Fine	Restitution					
	\$waived	\$0.00	\$0.00					
	SCHEDULE	OF PAYMENTS						
Payment	s shall be applied in the following order (1) assessment;	(2) restitution; (3) fine principal; (4)	cost of prosecution; (5) interest;					
(6) pena	lties.							
Payment	of the total fine and other criminal monetary penalties sl	hall be due as follows:						
The defe	endant will receive credit for all payments previously made	de toward any criminal monetary per	nalties imposed.					
Α [☐ In full immediately; or							
в І	\$\ immediately, balance due (see special instructions	regarding payment of criminal mon	etary penalties).					

Special instructions regarding the payment of criminal monetary penalties: Criminal monetary penalties are to be made payable by cashier's check, bank or postal money order to the U.S. District Court Clerk, 333 Lomas Blvd. NW, Albuquerque, New Mexico 87102 unless otherwise noted by the court. Payments must include defendant's name, current address, case number and type of payment.

Pursuant to the Mandatory Victim Restitution Act, restitution is applicable; however, the victims have not submitted any restitution claims. Therefore, no restitution will be ordered at this time.

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment, payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program, are to be made as directed by the court, the probation officer, or the United States attorney.